Plaintiff's attorney, W. M. Lewin; defendant's at-

LIBERALS GROW BOLD

Tell Magoon They Are Dissatisfied with Our Rule.

THEY DEMAND PUBLIC OFFICES

sort to Arms, but Will Probably Military to Strengthen Positions.

Havana, Nov. 9 .- A virtual ultimatum delivered to Gov. Magoon to-day by a has met with great favor in Vienna will committee of Liberal leaders, headed by Senator Zayas and Gen. Pino Guerra, is believed to foreshadow the first serious largely gotten out of the habit of paying plaintiffs in error. believed to foreshadow the first serious rupture between the provisional government and the Cubans.

satisfaction with the American rule, This Irving Place theater in New York. dissatisfaction crystallized itself in the failure of Gov. Magoon to remove all Moderate government officials and re-Liberal ranks.

The attitude of the Liberals was unmistakable and easily interpreted as a idly follow.

Magoon Prepares for Trouble. It is doubtful if the Liberal leaders they will resort to tactics calculated to embarrass and harass the provisional

At the same time Gov. Magoon will look to the reinforcing of strategic points now occupied by American troops. sympathy is expressed in Havana with the Liberal movement. Things are progressing favorably under the pres-

army. At each of the meetings inflammatory speeches were made, and the failure of the Americans to grant more favors to the members of

the Liberal party was vigorously de-Liberals Cease Co-operation,

As an ultimatum and indication of the seriousness of the situation, the committee composed of Liberals, and organized South and West. to co-operate with the provisional government in readjusting Cuba's tangled affairs, will be permanently dissolved.

Rafel Montoro, Cuban minister to Germany and England, is expected to resign Montoro was a strong adheren

of President Palma, and his resignation is believed to be due to politics.

ing are reported.

The city of Sagua la Grande was flooded, causing great damage to public buildings. Many houses in the environs were

symbolical cars were eliminated from the procession, which was representative of have been repudiated by the ostensible Barksdale. seven centuries, each century being repre- ers to be genuine. sented by a figure depicting the most famous lord mayor of the period surrounded by his retinue, garbed in the dress of The streets, as usual, were ing out the bank's affairs. brilliantly decorated.

KING EDWARD GETTING OLD.

British Ruler Receives Valuable Presents on Sixty-fifth Birthday.

London, Nov. 9 .- King Edward is to-day celebrating his sixty-fifth birthday quietly at Sandringham, surrounded by his family. He is in excellent health. Many congratulatory messages reached his majesty during the day, and many valuable presents were received from the sovereigns of Europe and personal friends. The customary salutes were fired by the war ships at the naval centers.

Crowd Stops Santos-Dumont.

Paris, Nov. 9 .- Such an enormous crowd collected in the Bois de Boulogne to-day to witness M. Santos-Dumont's attempt to win the Grand Deutsch Archdeacon prize, which requires a flight of more than a kilometer in a machine heavier than the air, that the guardian of the Bois insisted on a postponement of the attempt until better police protection can be arranged at a later date.

London, Nov. 9 .- Several Blondin relics. including a diploma and a medal presented to him for his feat in walking across Niagara River on a tight rope shortly be sold at auction at Southebys.

Blondin Relies to Be Sold.

NO GOVERNOR SELECTED.

New Hampshire Legislature May Have to Make Choice.

Concord, N. H., Nov. 9.-There is little doubt that the election of a governor in this State will be thrown into the legislature. Complete unofficial returns show that Floyd, the Republican candidate, lacks ten votes of a majority, which is necessary to elect. The figures are as follows: Floyd, Republican, 40,518; Jameson, Dem-

ocrat, 37,524; Tetler, Prohibition, 2,113; Mc- place. He positively states that lemon juice can be used on all scalps without A recount is likely to be demanded in some sections of the State in the hope

of counting Floyd in. In case the election goes to the legis-

lature there are persistent rumors that many of Churchill's supporters will join that cause itching and burning of the scalp and consequent falling of the hair. the Democrats and try to elect Jameson The Republican majority on joint bal- be used. A teacupful of boiling water is added and the mixture applied blood warm lot in the legislature is such that if about to the scalp. The scalp must be thoroughly wet and manipulated with the finger fifty Republicans should vote with the Democrats Floyd would be defeated.

Chairman Gallinger, of the Republican State Committee, in discussing the situa tions to-night, said he did not believe five Republicans could be found in the egislature who would vote with the Democrats.

Asks \$25,000 for an Arm.

White Plains, N. Y., Nov. 9 .- James Duffy brought suit to-day in the Supreme Court of Westchester County against the Otis Elevator Company for \$25,000 damages for injuries he received while looking after work of the company While at work for the company Duffy, it alleged, was struck by a crane, and re- to leave it unconfined during sleep. The practice of sleeping with the hair in med injuries which caused the amputa- papers, kids, or rags is condemned, because of the unavoidable strain on the roots. of his right arm.

ABOUT PLAYS AND PLAYERS.

Ruined by a bank failure and too old and feeble to support himself by any sort of labor, Thomas Fisher, an actor who has played with Booth, Charlotte Cushman, Salvini, and Joseph Jefferson, has been compelled to seek admission to the Old Men's Home at Philadelphia.

"Julie Bonbon" closes its season in Brooklyn to-night, but there will be nothing doing in the way of tears and protests over alleged breaches of contract, isual concomitants of unseasonable clos-Action Foreshadows Crisis in Cuban ings of season. The whole company is Affairs-Malcontents May Not Reater there. Louis Mann and Clara Lip-Harass American Administration. man are said to be happy as two kids military to Strengthen Positions. over the chance to appear in dear old

> The news that George Bernard Shaw's gamey play, "Mrs. Warren's Profession," cause no shock in these parts. The the tribute of hypocrisy to virtue.

In honor of the anniversary of the birth The Liberals waited on Gov. Magoon of Schiller, his fine tragedy of "Maria and in vehement terms stated their dis- Stuart" was produced last night at the

Rose Stahl will entertain the members of half a dozen other companies now Moderate government officials and re-playing in New York at a special mati-nee of "The Chorus Lady" at the Hackett

After the consoling, if not distinctly declaration that the failure of the Amer- flattering, things Henry Jones has been ican government to meet their desires saying about American dramatists in his will mean trouble for Gov. Magoon and lectures in New England, it was the lant is allowed to file additional brief herein if so pany; demurrer to second plea overruled. Plainting attorneys, David & Maloney. Defendant's attorneys, his administration. No reply was made proper caper for Charles Klein to blow advised. to the impudent and presumptuous de- him off to a swell banquet at Delmonico's mands of the Liberal grafters, and devel- Thursday night. Among the notabilities opments in the crisis are expected to rap- invited to meet Henry Arthur were Bronon Howard, who seems to have forgotten how to write plays; John Philip Sousa, who never knew how; William C. De Mille, Sydney Rosenfeld, Theodore Burt would advocate open hostility at this time. Sayre, and a few others with more or less and it is considered more probable that provable claim to the title of playwright.

> Lillian Nordica, Alice Nielsen, Giusepp Campanari, and other artists of note and merit are among the members of the grand opera company that will give New Orleans its regular season this year.

Wilton Lackage is being complimented by the Western press as much for his skill ent government, and the attitude of Zayas and Guerra and their followers is in making the dramatic adaptation of "Les Miserables," in which he is appeargenerally recognized as purely selfish. "Les Miserables," in which he is appear-The action of the committee to-day was ing under the title of "The Law and the the aftermath of two meetings held last Man," as he is for his acting. Apparentnight. One of these meetings was made ly Lackaye has made the most substantial up of the Liberal political leaders and the other composed of officers of the late though some of his previous successes success of his career in this new venture, Svengali, for instance-may have been

> "From Tramp to Millionaire," "The Secrets of the Police," "Her Bitter Atonement," "The Bowery After Dark," "Secret Service Sam," and "The Phantom Detective" are some of the thrillers that are making the populace howl in the

PICK OUT FORGED NOTES.

Stensland and Hering Say \$500,000 Worth of Paper Is Valueless.

Chicago, Nov. 9 .- Running rapidly through a stack of promissory notes repone million dollars is the estimate of the damage caused by the recent cyclone the damage caused by the recent cyclone cashier Hering, of the wrecked Milwau-Sheehy & Hogan. and attendant inundation of the Sagua kee Avenue Bank, declared every one of la Grande River. Two deaths by drown-the documents a forgery yesterday. The examination was instituted at the

request of Frank S. Peabody, whose name on a \$10,000 note, was so cleverly swept away. Sugar plantations in the forgod that Peabody himself thought it might be genuine, though he said he

London, Nov. 9.—Sir William Treloar's tally now on money given him by the term of office as lord mayor of London was inaugurated this afternoon with the usual pageant, but the customary gaudy

Italy now on money given him by the banker. The money represented by the forged notes went into the personal accounts of Stensland and Hering.

Outside a replaced as Stensland with the district test the state test may limited. Complainant's solicitors, W. H. H. Hollander; defendant's solicitors, Wolf & Rosenberg.

Williams vs. Easterling: motion to amend order oversiled. Complainant's solicitors, Gittings & Order of Technology, Altonomy limited. Complainant's solicitors, W. H. H. Hollander; defendant's solicitors, Wolf & Rosenberg.

Williams vs. Easterling: motion to amend order oversiled. Complainant's solicitors, Gittings & Order of Technology, Altonomy limited. Complainant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant's solicitors, W. H. Sholes, J. E. Potbury, and H. H. Hollander; defendant in the property of t Other notes for about \$200,000, which

the civic history of London for the past signers, were declared by the two bank-Stensland and Hering, though both un-

der sentence to the penitentiary, will be kept here for weeks to aid in straighten-

MAKE PLANS FOR LYNCHING.

Mob Suspends Rope, but Prisoner Is Rushed to Jail. Spring Green, Wis., Nov. 9.-A mob of

500 people attempted to lynch Thomas Balf on his arrival here from Madison, where he was arrested on Wednesday night, charged with an assault on Mrs. Edward Frank of this place. The pris oner was rushed to jail.

The mob, nevertheless, suspended noose from a water tower and made ready for a lynching. The crowd surged around the jail and declared that Balf would be hanged when he was brought out of jail for a hearing.

cases are not the rule, he declares.

This treatment is for falling hair.

of which are bad for hair surcharged with electricity.

used in excess, not oftener than once in six or eight weeks.

Supreme Court of the United States. Present: The Chief Justice, Mr. Justice Harian, Mr. Justice Brewer, Mr. Justice White, Mr. Justice Peckham, Mr. Justice McKenna, Mr. Justice Holmes, and Mr. Justice Day.

Greer, of Beaumont, Texas, were admitted to

No. 107. Thomas Milner Harrison, plaintiff in error, vs. J. A. Magoon et al.; passed temporarily on motion of Mr. A. B. Browne in behalf of counsel.

No. 91. Mrs. Camille Cohen et al., plaintiffs in error, vs. John Brewster, tax collector, et al.; argument commenced by Mr. Charles Rosen for the plaintiff in error; continued by Mr. F. C. Zacharie for the defendants in error, and concluded by Mr. Gustavus Lemle for the plaintiffs in error. Leave granted to file an additional brief for the defendants in error in two days.

Fitte.

Kessler vs. Magruder; motion for new trial overwield, and judgment on verdict for plaintiff to 540, appeal noted. Supersedeas bond, \$500; cost bend, \$100. Plaintiff's attorney, H. Winship Wheat-ley; defendant's attorney, R. F. Downing.

Douglas vs. Davis; motion to reinstate demurrer on calendar granted. Plaintiff's attorneys, Mackail & Strasburger.

Raymond vs. Riley; motion for judgment overwield, and judgment on verdict for plaintiff to 540, appeal noted. Supersedeas bond, \$500; cost bend, \$100. Plaintiff's attorney, H. Winship Wheat-ley; defendant's attorneys, R. F. Downing.

Ouglas vs. Davis; motion to reinstate demurrer on calendar granted. Plaintiff's attorneys, Mackail & Strasburger.

Raymond vs. Riley; motion for pudgment oversited, and judgment on verdict for plaintiff to 540, appeal noted. Supersedeas bond, \$500; cost bend, \$100. Plaintiff's attorney, H. Winship Wheat-ley; defendant's attorney, R. F. Downing.

Raymond vs. Riley: motion for judgment oversited, and judgment on verdict for plaintiff to 540, appeal noted. Supersedeas bond, \$500; cost 540, appeal noted. Supersedeas bond, \$500; appeal noted. Supersede

No. 94. Chattanooga Foundry and Pipe Works et al., plaintiffs in error, vs. City of Atlanta; argument commenced by Mr. Frank Spurlock for the

rned until Monday next at 12 o'clock.

DISTRICT COURTS.

The day call for Monday, November 12, will be as fendan follows: Nos. 24, 197 (and 321), 96, 97, 103, 446 to 450, nelusive, 60, 105, 108, and 169.

Court of Appeals.

Present: The Chief Justice, Mr. Justice McComas, and Mr. Justice Robb. Charles H. Roberts was admitted to practice.

No. 1476. Landram et al. vs. Jordan; mandate of torney, A. S. Worthington. United States Supreme Court presented and ordered Gainer vs. Capital Tractic

advised.

No. 1685. Daly vs. McCarthy; dismissed for failure
to print.

No. 1691. Lipphard et al. vs. Humphrey et al.; fendant's attorneys, Millan & Smith.

Rown for autorevs. Hamilton, Colbert & Hamilton,
Prothingham vs. Karrick; motion for new trial overruled. Plaintiff's attorneys, C. E. Emig. Defendant's attorneys, Millan & Smith. argument commenced by Chapin Brown for appellants; continued by C. C. James and B. F. Leigh-

ton for appellees, and concluded by Chapin Brown for appellants. Adjourned until Tuesday, November 13, 1906. Assignments for that date: Patent appeals Nos 347, 358, 359, 360, 361, 363, 264, 365, 366, and 367.

Equity Court No. 1

CHIEF JUSTICE CLABAUGH. Gatton vs. Palmer; rule as to restraining order re urnable November 16. Complainant's solicitors, W. G. Gardiner and E. N. Hopewell.

Deavers vs. Deavers; proof ordered taken before
A. H. Galt, examiner. Complainant's solicitor, H.

Moulton; defendant's solicitor, B. T. Doyle. Heenan vs. McDonnell; guardian ad litem ap-pointed. Complainant's solicitor, M. J. Keane. Davison vs. Davison; proof ordered taken before Margaret M. Murray, examiner. Complainant's so-icitor, Campbell Carrington; defendant's solicitors, W. J. Food and T. C. Millia. W. L. Ford and T. G. Miller

H. White.
Dean vs. Dean; W. C. Balderston and Will W.
Douglas appointed receivers; bond, \$2,000.
Voorhees vs. Hewett; pro confesso ordered. Complainant's solicitor, Charles F. Carusi; defendant's solicitor, George Francis Williams.
Brown vs. Economy Powder Company; pro confesso ordered. Complainant's solicitor, J. W.
Glennan.

chian.

dilen vs. Southern Coffee Company; leave to lend bill and to withdraw certain papers from files inted. Complainant's solicitor, Thomas F. Handram T. Bond guardian; bond, \$2,000. Attorney, Wilson T. Bond guardian; bond, \$2,000. on: defendant's solicitors, Fred McKee and Baker, & Barksdale.

Chamberlain; defendant's solicitors, Wilson &

Reinburg vs. Reinburg; time to take testimony limited. Complainant's solicitor, W. G. Gardiner; defendant's solicitors, Lester & Price. Selby vs. Selby; time to take testimony limited. ompaniant's solicitor, Campbell Carrington.
Callahan vs. Callahan; maintenance awarded and

njunction granted. Complainant's solicitors, W. E. Ambrose and D. C. Stutler. Holbrook vs. Holbrook; postponement of rule to how cause until November 16, 1996, authorized. Complainant's solicitor, Joseph H. Stewart. No assignments for to-day.

Circuit Court No. 1.

JUSTICE WRIGHT. Kehan vs. Washington Railway and Electric Com Renar vs. washington trainway and Electric Company; jury disagree and are discharged. Plaintiff's attorneys, R. F. Downing, G. A. Berry, and J. Vincent Coughlan; defendant's attorneys, C. A. Douglas and George P. Hoover.

Moses vs. Miller; motion for judgment granted; ap-

seal noted. Plaintiff's attorneys, Tucker & Ken-on; defendant's attorney, E. W. Van Dyke, Whitford vs. Holzbeierlein; motion for new trial overruled and judgment on verdict for defendant against plaintiff for \$100, interest and costs. Appeal noted. Cost bond, \$200. Plaintiff's attorney, W. A.

FROM WOMAN'S VIEWPOINT.

I have had a long and instructive talk with a hair specialist who is accumu-

ought to do for themselves-treating themselves in an intelligent fashion. In

grave cases he is going deeper into the scientific side of the matter, but grave

strength, is his argument, so nobody should care for an extra growth, with such

conditions. The second objection is to the prevailing method of brushing, the

proverbial hundred strokes being under a special ban. This specialist advocates

the brush of long, pliable bristles as a dust remover and polisher, nothing more,

and places a horn comb of coarse, smooth teeth, above rubber and celluloid, both

The monthly water shampoo is all he advises of that kind. Where it is nec

essary to remove dirt accumulation oftener than that he recommends a prepara-

tion to be applied to the scalp by a sponge after the hair has been ventilated

and shaken free of dust. It is made of extract of witch hazel, one pint; eau de

cologne, eight ounces, and chloroform, three drams. It is the scalp that needs

cleansing, you know, and the part of the hair near it. The rest can be shaken

clean. I asked his opinion on the use of peroxide of hydrogen-there is little

injury to color or texture-it does not even affect dyed hair-but it must not be

The lemon juice treatment is warranted to produce the light, golden tints

usually obtained from the use of peroxide, and will kill the germs and microbes

A ripe, juicy lemon furnishes sufficient acid to make the preparation which is to

tips till it glows. There is no rinsing, and the drying is done with warm towels.

As a beautifier, the undiluted juice of the lemon is poured over the head after

a shampoo and before the hair dries, allowed to remain ten minutes, and then

rinsed away with warm water. The drying is done in the usual way, with sun-

light, when possible, frequent shaking, and the application of warm towels. Cold water rinsing is forbidden, as cold applications send the blood away from the hair

roots and the object of all beneficial treatment is to supply blood in greater quan-

The night toilet for the hair consists of a thorough ventilation of the scalp

by lifting the strands of hair with the fingers and manipulating the skin with

gentle movements. All tangles should be combed, not brushed out, and the hair

loosely braided and allowed to hang. Where the hair is short and thin it is wise

BETTY BRADEEN.

tities to a part of the body which is somewhat neglected in this matter.

DAILY COURT RECORD.

Turpin vs. Philadelphia, Baltimore and Washington Railroad Company; motion to vacate service granted. Plaintif's attorney, Mr. Blackburn; defendant's attorneys, McKenney & Flannery.

Kaiser vs. Southern Railway Company; motion for security for costs granted to be filed in twenty days. Plaintiff's attorneys, Gittings & Chamberlain; defendant's attorneys, Hamilton, Colbert & Hamilton, Guerdrum vs. Slye; hearing on motion for new trial continued to November 16. Plaintiff's attorney, T. L. Jeffords; defendant's attorney, C. W. Fitts.

Kessler vs. Magruder; motion for new trial over-De Witt C. Tanner, of Chicago, Ill., and George

in error in two days.

No. 33. Katie Moeschen, plaintiff in error, vs.
The Tenement House Department of the City of New York; argument commenced by Mr. Adolph Block for the plaintiff in error, and concluded by Mr. Adolph Block for the plaintiff in error, and concluded by Mr. Adolph Block for the plaintiff in error, and concluded by Mr. Adolph Block for the plaintiff in error, and concluded by Mr. Adolph Block for the plaintiff in error, and concluded by Mr. Adolph Block for the plaintiff in error.

Raymond vs. Riley; motion for judgment over-nied. Plaintiff's attorney, Bouglas & Douglas &

Circuit Court No. 2. JUSTICE ANDERSON.

Hornblower vs. George Washington University otion for judgment under seventy-third rule over ruled. Plaintiff's attorney, F. W. Hackett. fendant's attorney, W. C. Clephane and W. F. Mat-

John Wesley Church vs. Chesapeake and Potom Telephone Company; demurrer to declaration sustained, with ten days to amend. Plaintiff's attorneys, M. T. Clinkscales and A. W. Scott. Defendant's attorneys, Worthington, Heald & Frailey, Colbert vs. Lincoln; judgment under se rule against defendant Lincoln for \$1,979.38. Plaintiff's attorney, Edmund Brady, Defendant's at-

Gainer vs. Capital Traction Company; jud

on verdict against plaintiff for costs. Plaintiff's Miller vs. Payne; argument continued attorney, H. B. Moulton. Defendant's attorneys, by C. T. Hendler for appellee, and concluded by R. Ross Perry & Son and G. T. Dunlop.

J. H. Wilson for appellant. On motion the appellement with the concluded by R. Ross Perry & Son and G. T. Dunlop.

Haldeman vs. Chesapeake and Ohio Railway Com-

Criminal Court No. 1. JUSTICE GOULD.

fendant's attorn ys. Millan No assignments for today.

United States vs. William Burge; murder first de gree; defendant sentenced to be hanged Tuesday, December 4, 1966, between 12 m. and 2 p. m. Attorneys, W. W. Bride and J. A. Shea. Criminal Court No. 2.

JUSTICE BARNARD. United States vs. Jandon M. Ridgley, forgery personal recognizance taken.
United States vs. John A. Moss, ir.; motion to quash writ of certiorari granted. Attorney, Fountain Peyton.

Plaintiff's attorney, R. Golden Donaldson; defend-Johnson County Savings Bank vs. Shaw; motion

W. L. Ford and T. G. Miller.
Vieth vs. City and Suburban Railway Company; pro confesso against certain defendants ordered and decree pro confesso set aside. Complainant's solicitor, W. C. Clephane.

Anderson vs. Sands; leave to temporarily withdraw certain papers from files granted. Complainant's solicitor, W. J. Lambert; defendant's solicitors, R. Ross Perry and W. C. Clephane.

Harrison vs. Harrison; commission ordered to issue, Complainant's solicitor, H. B. Moulton.

Baker vs. Baker; proof ordered taken before Margaret M. Murray, examiner, Complainant's solicitor, United States vs. Orlando R. King; grand larguage of the confession of the company.

United States vs. Sanks vs. Shaw; motion for new trial submitted. Plaintiff's attorney, H. B. Howland and Berry & Minor; defendant's attorney, W. H. White.

Sterling vs. Payne; judgment on verdict, Plaintiff's attorney, L. Tepper and J. C. Gittings; defendant's attorney, C. P. Diggs.

The motions in the following cases were continued until next Friday: Alexander vs. Busch; Prather vs. Plummer; Heiskell vs. Vowles, and Neale vs. Baltimore Life Insurance Company.

United States vs. Orlando R. King; grand larger of the confession of the company of the compan sue. Complainant's solicitor, H. B. Moulton.
Baker vs. Baker; proof ordered taken before Margaret M. Murray, examiner, Complainant's solicitor, J. T. Hunter,
Wilson vs. Jackson; anditor's report ratified.
Complainant's solicitors, R. S. Smith and George
Dean vs. Dean; W. C. Balderston and the solicitor of the s

JUSTICE BARNARD.

In re widening of alley in square 750; verdic and award of jury filed.

Probate Court.

Equity Court No. 2.

USTICE GOULD.

Curtis vs. Curtis; reference to auditor.

Washington Tobacco Company vs. Smith; time to take testimony limited and deferring time to sell real's. Companianat's solicitors, Wolf & Rosenberg; defendant's solicitors, Hayden Johnson and E. L.

Moore vs. White.

Estate of Abigan August 6, 1902, filed, with petition and Attorneys, Barnard & Johnson. Estate of Jennie De Witt Talmage; petition for probate of will filed. Attorney, John B. Larner. Estate of Leo J. Vogt; petition for probate of will filed. Attorney, A. C. Bell.

No. 5555. Eisinger Bros. vs. Frank J. Hogan. lots. 120 to 123, square 1027, \$595.07. Attorney, Hayden Johnson. Johnson.
o. 556-C. A. Muddiman & Co. vs. East Wash-ington Savings Bank, lot 12, square 789, \$40.

Lawsuits.

P. Robinson; note, \$2,400. Plaintiff's attorneys, 48924, Charles H. Brooks vs. American Home

Life Insurance Company (appellant); appeal.

Defendant's attorney, W. G. Gardiner.

No. 48925. Helen Gould Morgan vs. Baltimore and Ohio Railroad Company; damages, \$10,000. Plaintiff's attorney, F. D. Blackstone.

No. 48926. Kathryn E. Lear vs. Prudential Insurance of the two years of peace provided in the act of Congress. If there is an ance Company of America; policy, \$1,000, Plaintiff's attorney, J. E. Taylor.

Equity Suits.

No. 25575. William E. Gatton vs. Aulick Palmer; United States marshal; injunction. Complainant's olicitors, W. G. Gardiner and E. N. Hopewell. No. 25576. D. Roland Drury vs. Charles B. Hemngway et al.; judgment creditor's bill. Complain mt's solicitor, C. H. Syme. No. 26677. York Manufacturing Company vs. Chan York Manufacturing Company vs. Char

n-Sacks Manufacturing Company; injunction. Com-lainant's solicitors, Church & Church. No. 26678. William E. Dean vs. James M. Dean No. 26678. Within E. Dean ; receiver. Complainant's solicitor, W. C. Balderston.
No. 26579. John E. Shea vs. Arthur Mulloy et al.; to declare resultant trust and for sale. Complainant's solicitor, W. J. Lambert.
No. 26680. Charles H. Merillat, trustee, vs. James nate who disinherited her.

No. 26681. Michael Kinslow vs. Unknown Heirs of Richard Stacey; to quiet title. Complainant's solicitor. A. S. Taylor. No. 26682. Howard Broadus vs. Georgiana Broadus; lating a fortune by giving health to sick hair, doing, he says, what men and women

REAL ESTATE TRANSFERS.

B street northeast, between Tenth and Eleventh As a first step, he objects to long hair, that is, longer than is necessary to arrange prettily. Every extra inch of length means a sacrifice in thickness and strength, is his argument, so nobody should care for an extra growth, with such streets—Clara G. Clark to Charles W. Skinner,

Streets—Clara G. Clark to Chantes W. Sainlet, lot 255, square 825, \$10.

No. 1532 S street northwest—Florence L. Manning et al. to Annie E. and Nettie H. Graham, all interest in lot 92, square 192, \$1.

No. 918 Fourth street northwest—John Cook, trustee, to Bernardine Hellmuth, lot 28, square 775, \$10.

No. 1507 Third street northwest—William R. Reits.

Ten-year-old Negro Prisoners Expect to Be Rescued.

Somerville, N. J., Nov. 9.—George and Irving Blaney, negro twins, ten years old. No. 1497 Third street northwest—William B. Reilly et al., trustees, to William J. Ginter, lot 51,

agreement on this matter, I find-and he suggested a lemon juice treatment in its Randle

G. Bennett, part. \$i0. ets avenue northwest-Charles manslaughter, who was confined in the

\$36 Ninth street northwest-Lewis E. Rauterberg et ux to Napoleon B. Marshall, lot 235, was called out to extinguish the blaze, square 382, \$10.

5. II. 123 Heckman street southeast—T.

Franklin Schneider et ux. to Mary E. Cissel, lots 42, 43, 44, square 735, \$10.

Des Moines, Iowa, Nov. 9.—Henry Dewit, assistant cashier of the Bank of Sully, a pressed sharply upon a corner of the Sand Springs, in the Adirondacks. Curly

Thomas J. and Louise B. Jones, part lot 110, square 1229, \$10.

DEEDS OF TRUST.

McClay and John Mcliveen, to secure Oscar M. Bryant, \$319, one year, 8 per cent, semi-annually, original lot 18. are 775—Bernardine Hellmuth et vir., William, to Washington Loan and Trust Company, to secure Equitable Cooperative Building Association,

\$1,600, lot 28, nare 553-William J. Ginter to Charles F. Benjamin and Roger T. Mitchell, to secure Perpetual Building Association, \$1,400, lot 51. Usare 276—Gustave Werner to George M. Emmer-ich and Douglass S. Mackall, to secure Wash-ington Six Per Cent Permanent Building Asso-

1 and 12, block 13.

ookland, square 1107-Mary E. Nalle to William

ount Pleasant and Pleasant Plains-Mary E. Lap the count and Pleasant and Pleasant Plains—Mary B. Lapham et vir. William R., to National Safe Deposit, Savings and Trust Company, to secure Michael J. Keane and Agnes Miller, \$4,000.3 years, 5 per cent, semi-annually, lot 88, block 16. Same to same, to secure same, \$1,450, 1 to 36. Francine was swaying wildly to and fro. months, 6 per cent, semi-annually, same prop-

ux. to Grace M. Thomas and Claud Livingston, to secure Louisa B. Peters, \$2,000, 3 years, 6 per cent, semi-annually, lots 21, 22, and 23, block 1. Same to William H. Saunders and Claud Lived you

ingston, to secure Heber L. Thornton, \$300. 9 price has advanced. "What is it?"

Juare 33—Annie A. Thomas et ux. to Washington Loan and Trust Company, to secure Equitable Co-operative Building Association, \$5,500.

The count smiled

458-Thomas B. Penicks, ir., et ux. to David Moore and Emanuel Speich to secure Angeline Drinkhouse, \$500, three years, 6 per cent, semi-annually, part original lot 3.

FILIPINOS VOTE JUNE 1. Will Elect 81 Members to Their

NEW LORD MAYOR IN OFFICE.

The forgeries were committed, the two convict-bankers, said, by M. Dematrio, an Italian handwriting expert employed by Stensland. The man is said to be in the Great Annual Pageant.

Novel Features Introduced in the Great Annual First National Assembly 1907, and the Assembly is to convene within 90 days after election.

The delegates are to be granted conlowed to hold no other office or to accept an appointmeent to an office created by the Assembly or one whose emoluments the delegate. The Assembly is to make its own rules

and elect a speaker and recorder. The Philippine Commission will submit the proposed law to public discussion after November 25. The election must be ordered by the

sary to wait two years more. DR. JAMES O. FLOWER DEAD. Noted Will Case of Millionaire Lock-

hart Is Recalled. Pittsburg, Pa., Nov. 9.-Dr. James Oliver Flower, sixty-four years old, a prominent dentist and widely known in the East and you now?"

West died here vesterday. He was the "How?" Avarice struggled with the had sent to instant death half a hundred father of Dr. W. S. Flower, who several years ago eloped with a daughter of Charles Lockhart, the Standard Oil mag-

When Mr. Lockhart died a fortune estimated at \$100,000,000 was divided among five children, but Mrs. Flower was given but a life interest in \$300,000. Dr. James Flower started proceedings for his daughter-in-law to break the will, but the matter was settled out of court,

the woman getting \$1,500,000 Recently Dr. James Flower entered suit against the Lockhart estate for \$30,000 for professional services, and this litigation

TWINS SET JAIL ON FIRE.

who are confined in the county jail here square 553, \$-. on a charge of larceny, this morning set your feet. Thanks; you see that rug; elfth street southeast, between E and G streets— fire to the straw mattresses in their cells kick it aside. Many thanks!" Emeline H. McKee et vir, George W., to Era Lee Moffett, lots 19, 20, 21, square 994, \$10. ley between Second and Third, C and D streets northeast—Thomas W. Smith et ux. to James Cardinal Gibbons, archbishop of Baltimore, lot 23, square 756, \$364.

square 94, \$10. Le Droit Park—Margaret J. Buckland et vir, Frank smoke, and the prisoners in the lower to William H. Fitzhugh, lot 43, block 5. tiers were greatly alarmed.

Keane et al. to Mary E. Lapham, lot 98, block small town east of here, was instantly chair on which he sat. killed, and Frank Sherman, cashier, will

Addition to Le Droit Park—Harry Wardman to
Austin E. Tyrrell, lot S. block 35, 310.

Park View—Middaugh & Shannon, Inc., to George
H. and Vina A. Russell, lot 32. square 3937, 310.

Mount Pleasant and Pleasant Plains—Agnes Miller
et al. to Gustave Louis, lot 39, block 16, 510.
Thirty-seventh street northwest, near N street—Elizable A. Leonard et ux. to Margaret O'Donaghue, part Jots 1 and 2, square 1223, 510.
Cleveland Park—Brayton H. Ransom et al. to H.
Rozier Dulany, trustee, part Jots 18, 19, 20,
block 7, 510.

K street northwest, between Twenty-sixth and
Twenty-seventh street—Catherine Green to Mary
C., Rose A., and William F. Green, all interest
in original lot 3, square 4, 519.

Alley between N and 0, Thirty-third and Thirty—

the machine, which was going at a high
the machine, which was going at a high
with a wild scream, was precipitated
through the orifice thus disclosed, vanishing in an instant.

The count at once reversed the action
of his chair, and the trap-door resumed
tits place with the speed and precision
of a machine. The old man fell back
among his cushions, laughing horribly.
But madame came forward shivering
and pallid as a corpse. "The yacht," she
get Harold Becker. of Rensselaer, died
through the orifice thus disclosed, vanishing in an instant.

The count at once reversed the action
of his chair, and the trap-door resumed
tits place with the speed and precision
of a machine. The old man fell back
among his cushions, laughing horribly.
But madame came forward shivering
and pallid as a corpse. "The yacht," she
get a wild scream, was precipitated
through the orifice thus disclosed, vanishing in an instant.

The count at once reversed the action
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of a machine. The old man fell back
among his cushions, laughing horribly.
But madame came forward shivering
and pallid as a corpse. "The yacht," she
get Harold Becker. Or The
heart of speed, and it plunged into a ditch,
pinning the men underneath.

The tount at th

THE COUNTERSTROKE

AMBROSE PRATT,

AUTHOR OF "VIGOROUS DAUNT, BILLIONAIRE."

CHAPTER XXII-Continued.

"And she shall have it!" The Turk ciation, \$1.600, lot 88, nare 994. Era Lee Moffett et ux to Henry M. sprang at Desire and, grasping her begraman and George M. Emmerich, to secure German-American Building Association. No. 8, 28,800, lots 19, 20, 21. Same to John F. Donohoe, \$350, quarterly notes, 6 per cent.

J. Donohoe, \$350, quarterly notes, 6 per cent.

He had resumed his chair, and returned ours, and they are devoted to him. If

umbia Heights-Rose E. Gerhold, et vir., Henry, will regret that, Jibaloff," she said. Jumbia Heights—Rose E. Gerhold, et vir., Henry, to same, to secure same, \$2.769, lot 15, block 20.

Droit Park—William H. Fitzhugh to H. R. Howenstein and Frank E. Buckland, to secure Margaret J. Buckland, \$2,500, 5 years, 5 per cent, semi-annually, lot 43, block 5. Same to same, to secure same, \$1,000, 1 to 50 months, 6 per cent, semi-annually, same property, guare 286—Lucy L. Sides et vir., Albert T., to William E. Edmonston and Louis R. Peak, to William E. Edmonston and Louis R. Peak, to William E. Edmonston and Louis R. Peak, to was in her glance that the brutal Turk, secure William L. Miller, \$2,500, 3 years, 5 per cent, semi-annually, lot 45.

cent, semi-annually, lot 45.

quare 986—Peter W. Keys et ux. to same, to secure
Corcoran Fire Insurance Company, \$2,000, 3 years,
5 per cent, semi-annually, lot 44.

puare 382—Napoleon B. Marshall et ux. to Charles
P. Stone and Charles W. Fairfax, to secure
Carlton M. Beall, \$1,670, 1 to 36 months, 6 per
cent, lot 235. sand pardons. You are beautiful. You

F. Ogle and John M. Mochring, to secure Thomas R. Martin, \$1,050, 2 years, 6 per cent, semi-annually, part lot 2, block 40, Brookland, and original lots 2, 3, 4, and 15 to 24, square 1107. The count uttered a low, sardonic

Francine was swaying wildly to and fro, Suddenly she tottered and fell to the floor iffbourne—Frank L. Erans et ux. to Aihert A. Wilson and John B. Larner, to secure Washington Loan and Trust Company, \$4,000, 3 years, 5 per cent, semi-annually, lot 28, block 2 connecticut Avenue Highlands—David L. Selke et "I shall pay you your price!" he re-"I shall pay you your price!" he re-

> "Pardon," smiled the old man: "I warn ed you what to expect, my friend. My

The count smiled. "It is almost midnight," he said; "let us resume our play." 'No, I am sick of it," cried Jibaloff. "But I am not," returned the count...
"My dear count, I must go! Hark

ddition to Le Droit Park—Austin E. Tyrrell et ux. to B. Francis Saul and Walter E. Hilton, to secure Harry Wardman, \$1.30, monthly notes, seemed to issue from beneath their feet. seemed to issue from beneath their feet. The castle for a second trembled and vibrated and the library windows rattled as though shaken by a sudden gust of wind. The old man paled a little, and pleasant Plains—Gustave Louis to Washington Loan and Trust Company, to secure Equitable Co-operative Building Associations (200 let Webbel 18 let Washington Loan and Trust Company). cure Equitable Co-operative Building Association, \$3.800, lot 96, block 16.
State of Francis Miller-Vincent D. Miller to R. Golden Donaldson and Walter F. Donaldson, to secure Brainard W. Parker, \$4.000, one year, 6 per cent, semi-annually, all interest in said estate.

Her in a montant recovering mineration, and the feature of the smiled. "It is nothing, my dear Yussef, or almost nothing. This house is built over old mines, as you know; the water trickling through the passages often eats away supports, and then follows: Park View-George H. Russell et ux. to B. Francis lows a crash of stone. There is no dan-

Saul and Herhert T. Shannon, to secure Middle Saul and Herhert T. Shannon, to secure Saul and Herhert T. Shannon, to secure Middle Shannon (Inc.). \$1,150, monthly notes.

nessage has this second arrived; there is coffins.

"Come, Jibaloff!" tell you I am sick of it." "Ten throws."

"Well, three. You throw first." p the box again. was right. The count threw an ace.

'No, three. I'll dice no more.'

the box.

mber was again an ace.

have bought a sultana among women, a falling wreck, of falling human bodies, priceless pearl of beauty, and I have won A mass of iron, half a ton in weight, hundred thousand pounds."

was full of menace.

ortunate," nan's fears, for he feared the count that human beings.

She hurried to ay me?" he stammered.

The Turk's face lighted up. "Ah!" he ried; "you have told me often of your wels. Would you care to see them?" "Now? "Yes."

"Or what?"

of the game.'

Jibaloff's fears flooded his soul again. Oh, I can wait," he answered, with an affectation of tranquillity; "there is no need of haste." The old man shook his head. "I must nsist, my dear Jibaloff, that you take your settlement at once. I never permit myself to allow a debt of honor to rest

earnestness into a feeling of security. 'Well, if you insist," he said. "Will you be so kind, then, as to get to The Turk was surprised to find that

a patch of bare floor about four feet

"I am about to show you my treasure 22, square 756, \$864.

Petworth—Julius A. Maciel, trustee, to Harry T.

Jones, part lot 27, square 31, \$180.

Randle Highlands—United States Realty Company to Elizabeth A. Teny, lot 26, block 19, \$10.

Long Mendows—Henry H. Gilfry, trustee, to William

To their shouts until smoke was seen issuing from the windows. When the jallers rushed to the juvenile department they found the twins nearly suffocated by smoke.

Floring A. Maciel, trustee, to Harry T.

Jones, part lot 27, square 31, \$180.

Tam about to show you my treasure closet," said the count. "Prepare to have your eyes dazzled, for very few men have ever been privileged to look upon so great a mass of splendid gems as I possess. I Floring A. Allario, recently convicted of confess that I am sad to think that my closet," said the count. "Prepare to have your eyes dazzled, for very few men have confess that I am sad to think that my Florinda Allario, recently convicted of treasures will presently be thinned-bu p. Stone et ux. to William W. Finley, lot 24. women's corridor adjoining the juvenile department, was almost overcome by department, was almost overcome by pine. You will find, my dear friend, smoke, and the prisoners in the lower that the center board is loose. Forgive me for troubling you so much, but you The entire fire department of the town are a younger man than I. No, not that way; you must press the other end with

16, \$10.

Suxteenth street extended—Cora T. Clements to John
T. Clements, lot 153, Eslin place, \$10.

Addition to Le Droit Park—Harry Wardman to Austin E. Tyrrell, lot 58, block 56, \$10.

The Milled, and Frank Sherman, cashier, will probably die from an automobile accident to-day. The driver lost control of the machine, which was going at a high with a wild scream, was precipitated to the machine, which was going at a high with a wild scream, was precipitated.

The hunting season this year has

Jibaloff's. What will you say to his

men?" "What should I say That he has met his death by accident."

same property.

Same Pleasant Plains—Sarah J. Cunningham et vir., Samuel K., to Albert B. Ruff and Jacob N. Beit, to secure Home Mutual Building and Loan Association, \$1,200, part lots I and 12, block 13.

Madame looked at him fixedly. "You place and kill us all!"

"Oh, no, they will not; I shall see to that."

He signed to his slaves, who departed, to swiftly reappear with a palanquin. The count gave a number of sharp orders to his other servants, and then stepping into the palanquin was carried from the chateau, madame following at a distance in the rear of a score of heavily armed men.

The descent to the beach was made in absolute silence. The party proceeded to the yacht's boat, which waited at the edge of the water, its crew of four men standing on the sand. These were instantly surrounded, the men submitting to the proceeding in wondering silence. Their unsuspiciousness cost them their lives, for next second all four were seized and dispatched by the negroes with the speed of lightning, not a single cry being raised to warn others of the horrid deed. The yacht was lying at anchor about

300 yards from the shore, her funnels belching out an intermittent shower of sparks, which showed how prepared she was to wing her flight to sea. ount's palanquin led the way to a little rocky eminence at the foot of the chadred feet in air. Here ten minutes' labor was conducted swiftly with spade and shovel, and pres-ently, had there been light enough, a watcher would have seen a mound of earth and stones removed from the face

of the knoll and a cunning door revealed, which opened entrance to a cavern hewn out of the solid stone. Into this cavern the negroes plunged, but presently re-turned bearing amongst them two long. dark and coffin-shaped objects, with which they staggered to the water's edge. The palanquin was now deposited, and the count's faithful slaves helped him to emerge and tenderly assisted his steps to the narrow line of surf that marked the There he occupied himself for some time stooping over and playing with the long dark coffins, always muttering vaguely to himself in a language which none of his companions could unhe had reverted to his mother tongue and spoke in Corsican. At length he seemed satisfied, and at his word the mutes pushed the coffins

the beach. Then with a slight whirring themselves like things of life, heading through the placid water of the bay 5 per cent, same property.

pare 4-Mary C., Rose A., and William F. Green to Walter R. Wilcox and George F. Hane, to secure Aquila R. Yeakle, \$1.800, three years, 6 per cent, semi-annually, part lot 110.

"You shall not leave here until midingth." said the count coldly, and he turned to one of the negroes who stood at the door on guard. "Go! find out if any steamer has been sighted from the look-out year, 6 per cent, semi-annually, part lot 110.

"You shall not leave here until midingth." said the count coldly, and he turned to one of the negroes who stood at the door on guard. "Go! find out if any steamer has been sighted from the look-out year, 6 per cent, semi-annually, part lot 110.

"Excellency," returned the man, "a recently abstracted the strange living

into the sea, where they rested floating

for a moment, their noses pointing to the

"The more time for us to play," said the and they were thus shut in together as ount. "Come, Jibaloff!" in a sepulcher. Madame only stayed aware of her presence at all. She qui-"Well, then, let us fix a limit; I am ly moved toward the castle steps and ck to death of it. Let us say three commenced the ascent. But she did not throws for the same stakes we played for go far; she was wondering too fearfully what those living coffins might do when they should reach the Turkish vessel's She had not long to wait before she The Turk threw six, the count three.

Jibaloff drank a glass of wine, and took the steamer almost simultaneously. for "Six!" he cried. He in a moment two terrific explosions that closely did one follow on the heels of "One hundred thousand pounds!" cried the other, resounded from the

the Turk, for the third time taking up Madame saw in a gleam of intense white the box. "I shall win again; I cannot light that lasted scarce a second, the lose to-night!" But, in spite of his con-fidence, his hand trembled violently as he throughout her length, in the same instant rise amidst a leaping cataract of "Six!" The word was a yell of triumph. water and burst into a thousand blazing The count eyed him with an evil smile fragments; then blackness, blackness nd, scarcely rattling the dice, threw. The more deep and horrible than any darkness Jibaloff sprang to his feet. "It is my lowed was broken by the noise of dull ucky night," he muttered, hoarsely. "I and intermittent crashes, the sounds of shocked almost at her feet, grinding He met the count's eyes at the last pair of steps to pieces, then rolling and ord, and suddenly faltered, his face pal- rumbling to the sand. Nothing touched ing a little, for the gaze he encountered her, but with a gasp of horror she fled was full of menace.

But the count dropped his eyes and the zone of light was reached, for her "My dear friend, you are indeed soul was sick with terror and even her callous heart was seared with something

> She hurried to the count's library, anxious to drink and drown her fears with wine. There she found Francine, who had just awakened from her swoon, and was dazedly looking about her. Scarcely regarding the girl, she caught up a glass that rested fully charged upon the table

Sense and memory returned to Francins when she saw her enemy. Starting to

her feet, with a cry of almost joy she caught up the knife which had failed of its mission before. "Stop!" wasped madame. "Stop; there has been death enough to-night!"
But Francine raised the knife on high, Madame shrieked out: "Stop, you fool;

he is dead, dead!" satisfied longer than the termination "Jibaloff and all his men!" 'My God!' Her hand fell to her side. Jibaloff was enticed by the other's Madame hurried forward and seized her by the shoulder, "Come quickly with me," she cried. "Father will presently return and he will be dangerous, for he has tasted blood. Come, come, there has been death enough to-night

where the rug had rested now appeared Come, let us hide from him. He is mad at times like this." Francine, sick, and still half-fainting, permitted herself to be dragged from the room, entirely oblivious of the fact that she was supported on the arm of her bit-

terest enemy, her father's murderess. TO BE CONTINUED MONDAY.

MISTAKEN FOR A DEER

Young Man Fatally Injured While Hunting in the Adirondacks. Utica, N. Y., Nov. 9 .- William Curley, of East Pembroke, Genessee County, was

is at St. Elizabeth's Hospital, in this city,